United States District Court

Eastern District of Michigan

United States of America	ORDER OF DETENTION PENDING TRIAL
V. Jarrell Fullilove / Defendant	Case Number: 08-20448
In accordance with the Bail Reform facts require the detention of the defendant p	n Act, 18 U.S.C. §3142(f), a detention hearing has been held. I conclude that the following pending trial in this case.
	Part I – Findings of Fact
-	to believe that the defendant has committed an offense erm of imprisonment of ten years or more is prescribed in 21 U.S.C. § 841 or 846; c).
	t has not rebutted the presumption established by finding that no condition or combination earance of the defendant as required and the safety of the community.
	Alternative Findings
$\hfill \square$ I find that the government has e will not appear.	stablished by a preponderance of the evidence that there is a serious risk that the defendant
☐ I find that the government has es will endanger the safety of another person o	stablished by clear and convincing evidence that there is a serious risk that the defendant r the community.
Part	II – Written Statement of Reasons for Detention
✓ I find that the credible testimony U.S.C. § 3142(g):	y and information submitted at the hearing established the following factors under 18
✓ (a) nature of the offens to deliver cocaine	e - Large scale drug distribution conspiracy; Sale of stolen firearm; Possession with intent e; Distribution of more than 5 grams cocaine base.
✓ (b) weight of the evide✓ (c) history and characte	nce - Strong evidence, including sale of cocaine to undercover officer.
	d mental condition - No health issues.
✓ 2) employmen ✓ 3) criminal his convicti ☐ (d) probation, parole of	t, financial, family ties - Has family ties; poor employment record; no assets. tory and record of appearance - One felony drug conviction ('07); two misdemeanor ons reduced from felony obstruction charge ('00); one misdemeanor theft conviction. r bond at time of the alleged offense -
danger to the community. cause, and the evidence in firearm and the distribution minimum of 20 years on the flee. His criminal history of the community of the community of the community of the community of the community.	ainst this defendant (Counts 1 & 13) give rise to a statutory presumption of flight risk and Defendant has failed to rebut those presumptions. The indictment constitutes probable acludes the sale of over 6 grams of crack cocaine to a police officer. The sale of stolen on of crack cocaine constitute a danger to the community. Defendant faces a mandatory Count One and ten years on Count 13. Thus the defendant has a substantial motivation to gives me no confidence that he will appear for trial or comply with bond conditions. I Services recommendation, and conclude that defendant should be detained.
corrections facility separate, to the extent pr appeal. The defendant shall be afforded a re the United States or on request of an attorne	Part III – Directions Regarding Detention custody of the Attorney General or his designated representative for confinement in a acticable, from persons awaiting or serving sentences or being held in custody pending easonable opportunity for private consultation with defense counsel. On order of a court of y for the Government, the person in charge of the corrections facility shall deliver the he purpose of an appearance in connection with a court proceeding.
Date: August 27, 2008	s/Donald A. Scheer Signature of Judge

<u>Donald A. Scheer, United States Magistrate Judge</u>
Name and Title of Judge